STACEY M. SOULE
STATE PROSECUTING ATTORNEY



PD-0275-18, PD-0276-18
COURT OF CRIMINAL APPEALS
JOHN R. MESSINGER AUSTIN, TEXAS
ASSISTANT STATE PROSECUTING 6/14/2018 1:09 PM
ATTORNER SMITTED 6/15/2018 8:19 AM
EMILY JOHNSON-LIU DEANA WILLIAMSON
ASSISTANT STATE PROSECUTING
ATTORNEY
CLERK

FILED COURT OF CRIMINAL APPEALS 6/25/2018 DEANA WILLIAMSON, CLERK

OFFICE OF STATE PROSECUTING ATTORNEY

P.O. Box 13046 CAPITOL STATION AUSTIN, TX 78711 information@spa.texas.gov (512) 463-1660

June 14, 2018

Deana Williamson Clerk of The Court of Criminal Appeals via e-file

RE: Shanna Lynn Hughitt v. State
PD-0275-18 / Court of Appeal Cause 11-15-00277-CR
PD-0276-18 / Court of Appeal Cause 11-15-00278-CR

Dear Ms. Williamson:

In the above-referenced case, the State filed a single petition for discretionary review challenging, in two grounds, the court of appeals' resolution of two cause numbers (which arose from a joint trial on two indictments). This Court assigned two PD-numbers to the case. Thereafter, this Court granted review on only one of the State's issues—ground one. That ground does not challenge the court of appeals' resolution of the possession of a controlled substance offense in Cause PD-0276-18 / Court of Appeal Cause 11-15-00278-CR. There are not unresolved issues involving that case that would need to be addressed in the event of a remand.

The State is not currently aware of any adverse consequences to Appellant from the continued pendency of the possession offense in this Court. She is not eligible for an appellate bond and did not receive probation. At the same time, the State believes there is no longer a live issue that could affect that case, and thus, it should be dismissed or refused.

Thank you.

/s/ Emily Johnson-Liu
Assistant State Prosecuting Attorney

CC: James Stafford, Counsel for Shanna Hughitt, keyserstaf@aol.com